DECLARATION AND

ER OF ATTORNEY

Attorney's Doctor No. 0604Z-8130

As a below named inventor, I hereby declare that

My residence, post office address and cinsenship are as stated below next to my name. I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a putent is sought on the inventor entitled. Methods for Processing A Group of Accounts Corresponding To Different Products, the specification of which:

is attached hereto.

| was filed on April 23, 1999 as Application No. 09/298,417.

JUL 1 6 1999 55

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by others in the United States of America before our invention thereof, or patented or described in any printed publication in any country was not in public use or on sale in the United States of America more than one year prior to the date of this application. I further state that the invention understand that I have a duty of conder and good faith toward the Passar and Tradsmark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application(s) for parent or inventor's certificate listed below, and have also identified below any foreign application for parent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed:

	Superstation No.	Country	Filing Date	Priorit	v Claimed Under 30	5 USC 8119	!
-				Yes_			
l bere below	by claim the benefit under:	Title 35,	United States Code, § 119(e) of	any United	States provisional	application(s) 1	liste
60/108 (A	3.004 pplication No.)	April 24,	ATT. D.	pplication No)	(Filing Dem)	
I berel	by claim the beautit make.	714- 25 TI					i

I hereby claim the beautit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject manuar disclosed and claimed in the present application is not disclosed in the prior United States application in the manuar provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.

Amelianala NE

Filing Date

Status: patented pending, abandoned

I further declare that all statements made herein of my own knowledge are true and that all statements made ou information and belief are believed to be true; and firsther that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issuing thereon.

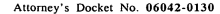
POWER OF ATTORNEY: The following strongers are hereby appointed to prosecute this application and transact all business in the Patent and Trademark Office compacted therewrite Anthony B. Ashew - 24,154; Roger T. Prost - 22,176; leffrey B. Young - 28,490; Robert E. Richards - 29,105; John R. Hands - 30,388; Stephen M. Schaetzel -31,418; Luny A. Roberts - 31,871; Oreguy T. Gronholm - 32,415; Dale Lischer - 28,438; Pener G. Pappus - 33,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 34,272; Leona G. Young - 37,266; Jamie L. Greene-32,467; Roimes J. Hawkins III - 38,913; Mary Anthony Merchans - 39,771; Michael I. Michards - 40,086; William L. Warren - 36,714; Brends Ozaki Holmes - 40,339; James D. Withers - 40,376; Kimberty J. Prior - 41,483; William B. Lafferty - 39,259; Theodore M. Green - 41,801; Christopher J. Leonard - 40,407; Christops S. Ryriakou - 42,776; John K. McDonald - 42,860; Michael S. Pavento - 42,985; Suranne Seavello Shope - 37,933; M. Scott Boone - 42,341; Sims Singadia Kulkaroi - 43,732; A. Shane Nichols - 43,836; Christopher J. Chan - 44,070; Collen A. Beard - 38,824; Steven P. Wigmore - 40,447.

Send correspondence to: JONES & ASKEW, LLP Director 2400 Monarch Tower, 3424 Peachtree Road, N.E. Atlanta, GA 30326

Direct telephone calls at (404) 949-2480 .

Brenda Ozaki Holmes

Pull some of sale or Cont.	
Full name of sole or first inventor. Lynn Holm Blagg	Chizenship: U.S.A.
Inventor's signature to the black	
Residence and Post Office Address: 18318 Sumset Lane, Omaha, N	Date: 7/9/19
To 316 Stime Lane, Omaha, N	ebcaska 68135
Additional important are being and I in a series	



As a below named inventor, I hereby declare that:

inventor of the subject mat	ter which is claim	ed and for which a pa	t to my name. I believe I at tent is sought on the inven- nt Products, the specificati	ion entitled: Methods for on which:
is attac	ched hereto.		JUL 16	1999 (5)
was fi	led on April 23,	1999 as Application No	. 09/298,417.	
amended by any amendment in the United States of Ame before my or our invention the was not in public use or on understand that I have a duty	referred to above. I rica before our invi- nereof or more than sale in the United of candor and good	do not know and do no ention thereof, or pater one year prior to the States of America model faith toward the Pater of the	ne above-identified specification to believe that the same was exted or described in any printed date of this application. I further than one year prior to the cent and Trademark Office, and pplication in accordance with	on, including the claims, as ver known or used by others d publication in any country rther state that the invention e date of this application. I d I acknowledge the duty to
inventor's certificate listed	below, and have a ommon with the ab	lso identified below ar	ode, \$119 (a)-(d) of the foreign by foreign application for pation and having a filing date	tent or inventor's certificate
Application No.	Country	Filing Date	Priority Claimed	<u>Under 35 USC §119</u>
			_ Yes	No
I hereby claim the benefit u below:	nder Title 35, Unit	ed States Code, § 119	(e) of any United States pro	visional application(s) listed
60/083,004	April 24, 199		(A 11 A NT - N	(Filing Date)
(Application No.)	(Fili	ng Date)	(Application No.)	(Filing Date)
the subject matter disclosed manner provided by the first	and claimed in the st paragraph of Title 37, Code of Federal	present application is tle 35, United States Caral Regulations, §1.56	ny United States application(s not disclosed in the prior Un- Code §112, I acknowledge the which became available between lication:	ted States application in the le duty to disclose material
Application Serial No.	Filing D	<u>Pate</u>	Status: patented, pending, a	<u>bandoned</u>
belief are believed to be true; like so made are punishable such willful false statements POWER OF ATTORNEY: The Patent and Trademark Office of Robert E. Richards - 29,105; J 32,415; Dale Lischer - 28,438 34,272; Leona G. Young - 37,	and further that the by fine or imprison may jeopardize the following attorneys onnected therewith: ohn R. Harris - 30,3 ; Peter G. Pappas - 266; Jamie L. Green	ese statement were mad- ment, or both, under Se validity of the applicat are hereby appointed to Anthony B. Askew - 2- 88; Stephen M. Schaetzel 33,205; James Dean Jole-32,467; Holmes J. Haw	e are true and that all stateme e with the knowledge that wi oction 1001 of Title 18 of the ion or any patents issuing ther o prosecute this application an 4,154; Roger T. Frost - 22,176 -31,418; Larry A. Roberts - 31 nson - 31,771; W. Scott Petty kins III - 38,913; Mary Anthony - 40,339; James D. Withers -	Ilful false statements and the United States Code, and that eon. d transact all business in the Jeffrey E. Young - 28,490; ,871; Gregory T. Gronholm - 25,645; Daniel J. Warren - Merchant - 39,771; Michael
41,483; William B. Lafferty - John K. McDonald - 42,860; McLkarni - 43,732; A. Shane N. Send correspondence to: JOI	39,259; Theodore Indichael S. Pavento - lichols - 43,836; Channes & ASKEW	M. Green - 41,801; Chri 42,985; Suzanne Seavell ristopher J. Chan - 44,070 , LLP	stopher J. Leonard - 41,940; Co Shope - 37,933; M. Scott BO; Collen A. Beard - 38,824; Stopher Collect telephone calls a	hristos S. Kyriakou - 42,776; oone - 42,341; Sima Singadia even P. Wigmore - 40,447.
	nta, GA 30326	3424 Peachtree Road, N	I.E. Brenda Oza	ki Holmes
Full name of sole or first inv	enter: Bugene F.	Kathol - / -	/ Citizenship: U.S.A.	, ,
Inventor's signature	homen	+ Kath	Date: 6 U	uly 1959
Residence and Post Office A	77			<u></u>
Additional inventors are	oeing named on sep	arately numbered sheets	attached hereto.	

Attorney's Docket No. 06042-0130

3

As a below named inventor, I hereby declare that:

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My residence, post office addr inventor of the subject matter Processing A Group Of	er which is claim	ed and for which a pa	tent is sought on the invite Products, the specific	<u> </u>
is attack	hed hereto.		(,	UL 1 6 1999 (55)
\(\sum_{\text{Nos. 61}}\)	Annil 22 1	1999 as Application No	10/200 417 B	OF A DISSO S. A
was iii	ed on April 23, 1	1999 as Application No	(1/2)	
amended by any amendment rein the United States of Amer before my or our invention the was not in public use or on understand that I have a duty	eferred to above. It ica before our inverse or more than sale in the United of candor and good	I do not know and do not ention thereof, or paten one year prior to the I States of America mond faith toward the Paten	te above-identified specificate believe that the same was ted or described in any print date of this application. It re than one year prior to tent and Trademark Office,	TRADEMINATION, including the claims, as a ever known or used by others need publication in any country further state that the invention the date of this application. I and I acknowledge the duty to with Title 37, Code of Federal
inventor's certificate listed b	elow, and have a	lso identified below an	y foreign application for	eign application(s) for patent or patent or inventor's certificate te before that of the application
. Application No.	Country	Filing Date	Priority Claime	ed Under 35 USC §119
			Yes	No
below:			(e) of any United States p	provisional application(s) listed
60/083,004 (Application No.)	<u>April 24, 1998</u> (Filir	ng Date)	(Application No.)	(Filing Date)
the subject matter disclosed a manner provided by the first	and claimed in the t paragraph of Tit e 37, Code of Fede	present application is a tle 35, United States C eral Regulations, §1.56 v	not disclosed in the prior U Code §112, I acknowledge which became available betw	n(s) listed below and, insofar as Jnited States application in the the duty to disclose material ween the filing date of the prior
Application Serial No.	Filing D	vate_	Status: patented, pending	s, abandoned
belief are believed to be true; like so made are punishable be such willful false statements of the such willful false statements of the patent and Trademark Office con Robert E. Richards - 29,105; Jo 32,415; Dale Lischer - 28,438; 34,272; Leona G. Young - 37,2 J. Mehrman - 40,086; William 41,483; William B. Lafferty - 1,100 John K. McDonald - 42,860; M Kulkarni - 43,732; A. Shane Ni Send correspondence to: JON 2400 Atlar	and further that the sy fine or imprison may jeopardize the following attorneys innected therewith: hn R. Harris - 30,33 Peter G. Pappas - 66; Jamie L. Greene L. Warren - 36,714 39,259; Theodore Michael S. Pavento - chols - 43,836; Chromes & ASKEW, Monarch Tower, 2014, GA 30326	ese statement were made ament, or both, under Se e validity of the application of are hereby appointed to Anthony B. Askew - 24 88; Stephen M. Schaetzel 33,205; James Dean Joh e-32,467; Holmes J. Haw 4; Brenda Ozaki Holmes M. Green - 41,801; Chris 42,985; Suzanne Seavell ristopher J. Chan - 44,070 , LLP 3424 Peachtree Road, N	e with the knowledge that ction 1001 of Title 18 of the conformal and patents issuing the prosecute this application 1,154; Roger T. Frost - 22,1 -31,418; Larry A. Roberts - 1,1418; Larry A. Roberts - 31,771; W. Scott Pekins III - 38,913; Mary Anthology James D. Withers Stopher J. Leonard - 41,940; o Shope - 37,933; M. Scott Direct telephone calls J.E. Brenda O	and transact all business in the 76; Jeffrey E. Young - 28,490; 31,871; Gregory T. Gronholm - etty - 35,645; Daniel J. Warren - ony Merchant - 39,771; Michael s - 40,376; Kimberly J. Prior - Christos S. Kyriakou - 42,776; Boone - 42,341; Sima Singadia Steven P. Wigmore - 40,447.
Full name of sole or first inve		vk	Citizenship: U.S.	Α.
Inventor's signature of aul	A Your	•		19
Residence and Post Office Ad	dr 6 ss: 129 S. 69th	Street Omaha, Nebraska	a 68132	





As a below named inventor, I hereby declare that:

inventor of the subject mat	ter which is claim	ed and for which a pa	t to my name. I believe Lantent is sought on the invent t Products, the specification	fion entitled: Methods for
is attac	ched hereto.	999 as Application No.	JUL 1	6 1999 55
was fi	led on April 23, 1	1999 as Application No.	09/298,417.	· ARH
amended by any amendment in the United States of Ame before my or our invention the was not in public use or on understand that I have a duty	referred to above. I rica before our involution nereof or more than a sale in the United by of candor and good	do not know and do not ention thereof, or paten one year prior to the States of America mo and faith toward the Pate	te above-identified specification believe that the same was exted or described in any printed date of this application. I further than one year prior to the sent and Trademark Office, and pplication in accordance with	ver known or used by others d publication in any country rther state that the invention e date of this application. It is acknowledge the duty to
inventor's certificate listed l	below, and have all ommon with the ab	so identified below an	de, §119 (a)-(d) of the foreig y foreign application for patition and having a filing date l	tent or inventor's certificate
Application No.	Country	Filing Date	Priority Claimed	<u>Under 35 USC §119</u>
			Yes	No
I hereby claim the benefit us below:	nder Title 35, Unit	ed States Code, § 119	(e) of any United States pro	visional application(s) listed
60/083,004 (Application No.)	April 24, 1998	ng Date)	(Application No.)	(Filing Date)
manner provided by the first	st paragraph of Tit le 37, Code of Fede	le 35, United States Cral Regulations, §1.56 v	not disclosed in the prior United \$112, I acknowledge the which became available between ication:	e duty to disclose material
Application Serial No.	Filing D	ate_	Status: patented, pending, a	<u>bandoned</u>
belief are believed to be true; like so made are punishable such willful false statements POWER OF ATTORNEY: The Patent and Trademark Office of Robert E. Richards - 29,105; J. 32,415; Dale Lischer - 28,438 34,272; Leona G. Young - 37,3 J. Mehrman - 40,086; William 41,483; William B. Lafferty - John K. McDonald - 42,860; McLikarni - 43,732; A. Shane No. Send correspondence to: JON	and further that the by fine or imprison may jeopardize the following attorneys onnected therewith: ohn R. Harris - 30,38; Peter G. Pappas - 266; Jamie L. Greene L. Warren - 36,714, 39,259; Theodore Michael S. Pavento - lichols - 43,836; Chr.	are hereby appointed to Anthony B. Askew - 24 (38; Stephen M. Schaetzel (33,205; James Dean Johe-32,467; Holmes J. Hawld; Brenda Ozaki Holmes M. Green - 41,801; Chris (42,985; Suzanne Seavellistopher J. Chan - 44,070	are true and that all stateme with the knowledge that with the knowledge that with the control of Title 18 of the on or any patents issuing them of prosecute this application and 154; Roger T. Frost - 22,176 -31,418; Larry A. Roberts - 31 control of 18,154; Roger T. Frost - 22,176 -31,418; Larry A. Roberts - 31 control of 18,154; Roger T. Frost - 22,176 control of 18,154; Mary Anthony - 40,339; James D. Withers - 40,339; James D. Withers - 41,940; Control of 18,154; Collen A. Beard - 38,824; State Direct telephone calls a E.	Ilful false statements and the United States Code, and that eon. d transact all business in the Jeffrey E. Young - 28,490; ,871; Gregory T. Gronholm - 35,645; Daniel J. Warren - Merchant - 39,771; Michael 40,376; Kimberly J. Prior - hristos S. Kyriakou - 42,776; oone - 42,341; Sima Singadia even P. Wigmore - 40,447.
	nta, GA 30326	5424 reachtee Road, N	.E. Brenda Oza	ki Holmes
Full name of sole or first in	rentor: Dehra A T	immine	Citizenship: U.S.A.	
Full name of sole or first inv Inventor's signature		mmins MN/M	Date: 6/30/9	9
Residence and Post Office A				



Attorney's Docket No. 06042-0130

3

As a below named inventor, I hereby declare that:

inventor of the subject matte	er which is claime	ed and for which a part	ent is sought on the inve	am an original, first and joint entitled: Methods for
Processing A Group Of A	Accounts Corres	ponding To Differen		
is attacl	ned hereto.		09/298,417. JUL 1 6	1999 m
was file	ed on April 23, 1	999 as Application No.	09/298,417.	
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amended by any amendment re in the United States of Amer before my or our invention the was not in public use or on understand that I have a duty	eferred to above. I ica before our invertee or more than sale in the United of candor and goo	do not know and do not ention thereof, or paten one year prior to the States of America mod d faith toward the Pate	believe that the same was ted or described in any print date of this application. I re than one year prior to not and Trademark Office,	ation, including the claims, as a ever known or used by others need publication in any country further state that the invention the date of this application. I and I acknowledge the duty to with Title 37, Code of Federal
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Application No.	Country	Filing Date	Priority Claime	ed Under 35 USC §119
			Yes	No
I hereby claim the benefit un below:	der Title 35, Unite	ed States Code, § 1196	(e) of any United States p	provisional application(s) listed
60/083,004	April 24, 1998	ig Date)	(Application No.)	(Filing Date)
(Application No.)	(Ршп	g Date)	(Application No.)	(Filing Date)
the subject matter disclosed a manner provided by the first	nd claimed in the paragraph of Title 37, Code of Feder	present application is r le 35, United States C ral Regulations, §1.56 v	not disclosed in the prior U lode §112, I acknowledge which became available between	n(s) listed below and, insofar as Jnited States application in the the duty to disclose material ween the filing date of the prior
Application Serial No.	Filing Da	ate_	Status: patented, pending	g, abandoned
belief are believed to be true; like so made are punishable be such willful false statements of the such william and the such william such will such wild	and further that the y fine or imprison nay jeopardize the following attorneys nnected therewith: hn R. Harris - 30,38 Peter G. Pappas - 66; Jamie L. Greene L. Warren - 36,714 39,259; Theodore Michael S. Pavento - chols - 43,836; Christian or improved the second secon	se statement were made ment, or both, under Sevalidity of the applicati are hereby appointed to Anthony B. Askew - 24 (8; Stephen M. Schaetzel 33,205; James Dean Joh -32,467; Holmes J. Hawl (4; Brenda Ozaki Holmes (5) Green - 41,801; Chris 42,985; Suzanne Seavelle (5) istopher J. Chan - 44,070	with the knowledge that ction 1001 of Title 18 of the ction 1001 of Title 18 of the ction or any patents issuing the prosecute this application 1,154; Roger T. Frost - 22,1 -31,418; Larry A. Roberts - 1,1418; Larry A. Roberts - 1,171; W. Scott Petrins III - 38,913; Mary Anthology James D. Witherstopher J. Leonard - 41,940; Shope - 37,933; M. Scott Collen A. Beard - 38,824;	and transact all business in the 76; Jeffrey E. Young - 28,490; 31,871; Gregory T. Gronholm - etty - 35,645; Daniel J. Warren ony Merchant - 39,771; Michael s - 40,376; Kimberly J. Prior - Christos S. Kyriakou - 42,776; Boone - 42,341; Sima Singadia Steven P. Wigmore - 40,447.
		LLP 424 Peachtree Road, N		s at (404) 949-2400 zaki Holmes
Full name of sole or first inve	entor: Carol Ann F	Rashleigh	Citizenship: U.S.	A.
Inventor's signature	Maskel	ź	Date: 6/30	/
Residence and Post Office Ad				<u> </u>
Additional inventors are b	eing named on sepa	rately numbered sheets a	ttached hereto.	

Attorney's Docket No. 06042-0130

3

As a below named inventor, I hereby declare that:

	er which is claime	ed and for which a pa	ntent is sought on the inver nt Products, the specificat	· ~
is attack	hed hereto. led on April 23, 19	999 as Application No	. 09/298,417. JUL 16	1999 C 55)
amended by any amendment rein the United States of Amer before my or our invention the was not in public use or on understand that I have a duty	referred to above. I defer the deferred to above the defers our investment of the deferred to a few the deferred to above. I deferr	do not know and do no ention thereof, or pater one year prior to the States of America mod faith toward the Pater	t believe that the same was of need or described in any printi- date of this application. I for one than one year prior to the ent and Trademark Office, ar	ever known or used by others ed publication in any country turther state that the invention he date of this application. Ind I acknowledge the duty to the Title 37, Code of Federal
inventor's certificate listed b	elow, and have als	so identified below ar	y foreign application for pa	gn application(s) for patent or atent or inventor's certificate before that of the application
Application No.	Country	Filing Date	Priority Claimed	Under 35_USC §119
			Yes	No
I hereby claim the benefit un below:	der Title 35, Unite	d States Code, § 119	(e) of any United States pro	ovisional application(s) listed
60/083,004 (Application No.)	April 24, 1998 (Filing	g Date)	(Application No.)	(Filing Date)
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Application Serial No.	Filing Da	<u>ite</u>	Status: patented, pending,	<u>abandoned</u>
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32,415; Dale Lischer - 28,438; 34,272; Leona G. Young - 37,2 J. Mehrman - 40,086; William 41,483; William B. Lafferty - 3	Peter G. Pappas - 3 66; Jamie L. Greene L. Warren - 36,714 39,259; Theodore M lichael S. Pavento - 4	33,205; James Dean Jol -32,467; Holmes J. Haw ; Brenda Ozaki Holmes I. Green - 41,801; Chri 42,985; Suzanne Seavell	nnson - 31,771; W. Scott Pett kins III - 38,913; Mary Anthon - 40,339; James D. Withers stopher J. Leonard - 41,940; (to Shope - 37,933; M. Scott E	1,871; Gregory T. Gronholm - y - 35,645; Daniel J. Warren - ly Merchant - 39,771; Michael - 40,376; Kimberly J. Prior - Christos S. Kyriakou - 42,776; Boone - 42,341; Sima Singadia teven P. Wigmore - 40,447.
		LLP 424 Peachtree Road, N	Direct telephone calls a I.E. Brenda Oza	
Full name of sole or first inve		id Hodges	Citizenship: U.S.A	·
Inventor's signature Mice		Hodge	Date: 6'/30/99	





	Attorney's Document	and joint
TTORNEY		on original, first and joint for
POWER OF ATT	, I belie	ve lam an entitled: Methods
PATION AND To declare that:	next to my name. on the	invention of which:
DECLARA	ich a patent is sought the spec	Cification of the
As a below named in the state of the state o	Different Products	1 6 1999 E
post office addices which is claims ording to		
DECLARATION AND POWER OF ATTORNEY As a below named inventor, I hereby declare that: My residence, post office address and citizenship are as stated be and for which is claimed and which is claimed and for which is claimed and the which is claim	- 1208 417.	The claims

TON AND	lore that:		ny name. on the	MY
ECLARATION	r, I hereby declare and	stated below next to	is sought on the spe	cific
As a below named invente	address and citizenship are as matter which is claimed an Of Accounts Corresponds attached hereto.	nd for which a part P	roducis,	
As a post office	address which is claimed	ding To Dir	/	~ ?
My residence, resulting the subject	Of Accounts Cor		0/298-417.	(Tr
processing A Group	Of Accounts Of Accounts attached hereto. The filed on April 23, 199	Application No. 0	912707	
	is attached hereto.	9 as App	above-identified	spec
	of filed on April	etc of the	above that the s	ame

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as a specification including the claims, as the same was ever known or used by others amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by any amendment referred to above. I do not know and do not believe that the same was ever known or used by any amendment referred to above. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as a mended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by control in the I linited States of America before our invention thereof or natented or described in any printed publication in the I linited States of America before our invention thereof. amended by any amendment referred to above. I do not know and do not believe that the same was ever known or used by ountry on the United States of America before our invention thereof, or patented or described in any printed publication. I further state that the invention thereof or more than one year prior to the date of this application. in the United States of America before our invention thereof, or patented or described in any printed publication in any country. I further state that the invention I further state that the invention before my or our invention thereof or more than one year prior to the date of this application. I to the date of this application. I to the date of this application to the date of this application. before my or our invention thereof or more than one year prior to the date of this application. I further state that the invention to the date of this application. I further state that the invention of the date of this application. I further state that the invention I further state that I further state that the invention I further state that I further state that the invention I further state that the invention I further state that the invention I further state that I further state that the invention I further state that I further state that the invention I further state was not in public use or on sale in the United States of America more than one year prior to the date of this application. I acknowledge the duty to I acknowledge the I acknowled understand that I have a duty of candor and good faith toward the Patent and Trademark Office, and I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal disclose information which is material to the examination of this applications. \$1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application(s) for patent or inventor's certificate and foreign application for patent or inventor's certificate listed below. and have also identified below any foreign application for patent or inventor's certificate listed below. I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) of the foreign application(s) for patent or certificate inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate listed below, and have also identified specification and having a filing date before that of the application disclosing subject matter in common with the above-identified specification and having a filing date before that of the application of the subject matter in common with the above-identified specification and having a filing date before that of the application of the subject matter in common with the above-identified specification and having a filing date before that of the application of the subject matter in common with the above-identified specification and having a filing date before that of the application of the inventor's certificate listed below, and have also identified below any foreign application for patent or inventor's certificate disclosing subject matter in common with the above-identified specification and having a filing date before that of the application on which priority is claimed: Regulations, §1.56.

on which priority is claimed:

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'I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States below. below:

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I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the research the subject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application in the present application is not disclosed in the prior United States application is not disclosed in the prior United States application is not disclosed in the prior United States application is not disclosed and claimed in the present application is not disclosed and claimed in the present application is not disclosed in the prior United States application is not disclosed in the prior United States application in the United States application in the United States app I hereby claim the benefit under Title 35, United States Code, \$120 of any United States application(s) listed below and, insofar as application in the prior United States ap the subject matter disclosed and claimed in the present application is not disclosed in the prior United States application in the duty to disclose material to disclose the duty to disclose material to the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material manner provided by the first paragraph of Title 35, which became available between the filing date of the prior date of the prior United States application in the prior United States manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application.

nnormation as defined in 11tile 31, Code of rederal Regulations, \$1.30 which decay application and the national or PCT international filing date of this application:

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and the belief are believed to be true: and further that these statement were made with the knowledge that willful false statements and the

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and the statement and the with the knowledge that willful false statements and that belief are believed to be true; and further that these statement were made with the knowledge that willful false Statements and that belief are believed to be true; and further that these statement were made with the knowledge that willful false Statements and that all statements made on information and the knowledge are true and that all statements made on information and the knowledge that willful false statements and the knowledge that willful false statements and the knowledge that willful false statements and the knowledge are true and that all statements made on information and the knowledge that willful false statements and the knowledge that willful false statements and the knowledge that willful false statements and the knowledge are true and that willful false statements and the knowledge are true and that willful false statements and the knowledge that willful false statements are true and that all statements and the knowledge that willful false statements are true and that all statements are true and true are true and true are true and true are true and true are true ar belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and the United States C like so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both, under Section 1001 of Title 18 of the Unite so made are punishable by tine or imprisonment, or both the Unite so made are punishable by tine or imprisonment, or both the Unite so made are punishable by tine or imprisonment, or both the Unite so made are punishable by tine or imprisonment, or both the Unite so made are punishable by tine or imprisonment, or both the Unite so made are punishable by tine or imprisonment, or both the Unite so made are punishable by the Unite s

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Robert E. Richards - 29,105; John R. Harris - 30,388; Stephen M. Schaetzel -31,418; Larry A. Roberts - 31,871; Gregory T. Gronholm - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 33,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 31,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 31,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 31,205; James Dean Johnson - 31,771; W. Scott Petty - 35,645; Daniel J. Warren - 28,438; Peter G. Pappas - 31,205; James Dean Johnson - 31,771; W. 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Additional inventors are being named on separately numbered sheets